REMARKS

Presently claims 1, 3-6, and 8-20 are pending, claims 2 and 7 have been previously canceled. Of these claims, 1, 5, 6, 10, 11, 13, 15, 17, 18, and 20 are independent. None of the claims have been amended in this response.

The Examiner has rejected claims 1, 3-6, and 8-20 under 35 U.S.C. § 103(a) over MINDE et al. in view of ZINSER. Applicants respectfully traverse.

One of the features of the present invention, as generally embodied in the combination of independent claims 1, 6, 11, and 17, that, inter alia, a stochastic codebook has first subcodebooks, in which excitation vectors comprising a small number of pulses are stored, and second subcodebooks, in which excitation vectors having a large number of pulses are stored. The invention further includes a gain controller that controls a gain for respective excitation vectors in the first subcodebooks and the second subcodebooks. The gain corresponds to a distance between pulses of the excitation vectors in the first subcodebooks.

Further, it is another feature of the present invention, as generally embodied in the combination of independent claims 5, 10, 18, and 20, that, inter alia, a stochastic codebook comprises first subcodebooks, in which excitation vectors comprising a small number of pulses are stored, and second subcodebooks, in which excitation vectors comprising a large number of pulses are stored, and that an instructor instructs an

excitation vector to be acquired from the first subcodebooks and the second subcodebooks corresponding to a distance between pulses of the excitation vectors in the first subcodebooks.

Finally, another feature of the present invention, as generally embodied in the combination of independent claims 13 and 15, is, inter alia, a stochastic codebook that has first subcodebooks, in which excitation vectors comprising a small number of pulses are stored, and second subcodebooks, in which excitation vectors having a large number of pulses are stored, and controlling a gain for excitation vectors or selecting excitation vectors to be acquired from the first subcodebooks and the second subcodebooks corresponding to a distance between pulses of the excitation vectors in the first subcodebooks.

On the contrary, the prior art does not disclose the use of any of the above derived excitation vectors. For example, MINDE et al. cited by the Examiner, disclose a Multi-Phase Excitation (MPE) device 34 and Transformed Binary Pulse Excitation (TBPE) device 36 contained in mixed excitation generator 32 (shown in figure 12). The outputs of the MPE 34 and the TBPE 36 are multiplied by fixed gain values gM and gT respectively and these are subsequently added. MINDE et al. fail to disclose, inter alia, a controller or instructor that controls the gain corresponding to a distance between pulses.

Similarly, MINDE et al. does not disclose controlling gain or selecting an excitation vector based on a distance between pulses.

The Examiner asserts that ZINSER discloses a hybrid switched multipulse/stochastic speech coding technique that makes a voice/unvoiced judgment, and
implements a modified method for calculating the gain during stochastic excitation for the
purpose of improving unvoiced speech performance in low-rate coders.

The ZINSER patent discloses calculating a gain during stochastic excitation.

However, the gain used in conjunction with the stochastic codebook of the present invention is fundamentally different from the gain taught in ZINSER. That is, the gain of the present invention is controlled by a gain controller or instructor that is obtained based on a distance between pulses of a first codebook (a codebook comprising a small number of pulses) and obtained from codes of a stochastic codebook, and information about this gain is not transmitted to a decoder.

To the contrary, ZINSER discloses obtaining a gain by comparing input speech and synthesized speech as indicated in ZINSER's equations (1) and (2), and information about this gain needs to be transmitted to a decoding apparatus.

The characteristics of the gain are completely different between the present invention and ZINSER. Furthermore, ZINSER is lacking disclosure with respect to the distance between pulses (the proximity between the positions).

In addition, although ZINSER (see column 5, lines 18-24 and Figure 3) discloses a voiced/unvoiced decision, no use of pulse excitation information in the voiced/unvoiced decision is disclosed, and there is no relationship shown between pulse excitation and the voiced/unvoiced decision. This is further substantiated by the lack of an input arrow providing this data to the voiced/unvoiced decision 24 in the figure 3 diagram.

On the other hand, the present invention is configured to transmit excitation information from a coder to a decoder and perform decoding in the decoder using the excitation information.

Thus, as explained above, the present invention is not rendered obvious in view of the prior art of MINDE et al., ZINSER, or from any proper combination thereof.

With respect to the Examiner's rejection of dependent claim 3, 4, 8, 9, 12, 14, 16, and 19 under 35 U.S.C. § 103(a), Applicants submit that these claims are dependent from one of independent claims 1, 5, 6, 10, 11, 13, 15, 17, 18, and 20, which are allowable, as discussed *supra*. Thus, dependent claims 3, 4, 8, 9, 12, 14, 16, and 19 are allowable for at least the reasons discussed *supra*. Further, Applicants submit that claims 3, 4, 8, 9, 12, 14, 16, and 19 recite additional features that further define the present invention over the prior art. It is thus respectfully requested that the Examiner reconsider and withdraw the rejection of claims 3, 4, 8, 9, 12, 14, 16, and 19 under 35 U.S.C. § 103(a).

Thus, Applicants respectfully submit that each and every pending claim of the present application meets the requirements for patentability under 35 U.S.C. § 103, and respectfully request the Examiner to indicate the allowance of each and every pending claim in the present application.

SUMMARY AND CONCLUSION

Applicants have made a sincere effort to place the present application in condition for allowance and believe that they have now done so.

Any amendments to the claims which have been made in this amendment, and which have not been specifically noted to overcome a rejection based upon the prior art, should be considered to have been made for a purpose unrelated to patentability, and no estoppel should be deemed to attach thereto.

Should the Examiner have any questions or comments regarding this Response, or the present application, the Examiner is invited to contact the undersigned at the below-listed telephone number.

Respectfully submitted, Toshiyuki MORII et al.

Bruce H. Bernstein

Reg. No. 29,027

June 16, 2003 GREENBLUM & BERNSTEIN, P.L.C. 1950 Roland Clarke Place Reston, VA 20191 (703) 716-1191